## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY TRENTON DIVISION

PROFESSIONAL DRUG CO., INC.

Plaintiff,

٧.

WYETH, INC.,

Defendant.

STEPHEN L. LAFRANCE PHARMACY, INC. d/b/a SAJ DISTRIBUTORS

Plaintiff,

WYETH, INC.,

Defendant.

ROCHESTER DRUG CO-OPERATIVE, INC.

Plaintiff,

v.

WYETH, INC., et al.

Defendants.

UNIONDALE CHEMISTS, INC.

Plaintiff,

v.

WYETH, INC., et al.

Defendant.

Case no. 3:11-cv-05479 (Direct)

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AT 8:30\_\_\_\_M WILLIAM T. WALSH CLERK

Case no. 3:11-cv-05480 (Direct)

Case no. 3:11-cv-05481 (Direct)

Case no. 3:11-cv-05482 (Direct)

[PROTOSED] CASE MANAGEMENT ORDER # 2 APPOINTING INTERIM CLASS COUNSEL WHEREAS, on May 2, 2011, Professional Drug filed a proposed direct purchaser antitrust class action complaint against Wyeth, Inc. and other defendants (collectively "Wyeth") in the United States District Court for the Southern District of Mississippi for overcharges related to the prescription drug Effexor XR. *Professional Drug Co., Inc. v. Wyeth, Inc.*, 3:11-cv-05479;

WHEREAS, on June 21, 2011, the Mississippi Court consolidated two later-filed direct purchaser class actions with the Professional Drug action: Stephen L. LaFrance Holdings, Inc. and Stephen L. LaFrance Pharmacy, Inc. d/b/a SAJ Distributors v. Wyeth, Inc., 3:11-cv-05480 and Rochester Drug Co-Operative, Inc. v. Wyeth, Inc., et al., 3:11-05481. A fourth direct purchaser class action, Uniondale Chemists, Inc. v. Wyeth, Inc., Case No. 3:11-05482, was filed shortly thereafter (all four actions, collectively, and with any other direct purchaser class actions hereafter filed, are the "Direct Purchaser Class Actions");

WHEREAS, on September 21, 2011, the Mississippi Court transferred all four Direct Purchaser Class Actions to this Court.

WHEREAS, the plaintiffs in the Direct Purchaser Class Actions (the "Direct Purchaser Class Plaintiffs") now move for entry of a case management order and appointment of Interim Class Counsel pursuant to Fed. R. Civ. P. 23(g)(3).

#### IT IS HEREBY ORDERED THAT:

# A. Interim Class Counsel for Direct Purchaser Class Actions

1. Pursuant to Fed. R. Civ. P. 23 (g), the Court appoints the following firms as interim class counsel for the proposed class of Direct Purchaser Class:

#### Liaison Counsel:

## COHN LIFLAND PEARLMAN HERRMANN & KNOPF LLP

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#### Executive Committee:

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## Discovery Committee Co-Chairs:

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2. Liaison Counsel shall: (a) communicate with the Court on behalf of the Direct Purchaser Executive Committee; (b) receive and distribute notices, orders, motions and briefs on behalf of and among the Direct Purchaser Executive Committee; (c) advise the Direct Purchaser Executive Committee about developments in the case; (d) be served with all papers, notices, orders, and pleadings; (e) sign and file all papers and stipulations; and (f) perform any other function the Court or the Direct Purchaser Class Executive Committee may request.

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- 3. Except as provided by paragraph 5, the Direct Purchaser Class Executive

  Committee shall have sole authority over the following matters on behalf of the proposed Direct

  Purchaser Class and all named plaintiffs in the consolidated Direct Purchaser Class Actions:

  (a) communication with defense counsel; (b) convening meetings of counsel; (c) initiation,

  response, scheduling, briefing and argument of all motions; (d) the scope, order and conduct of

  all discovery proceedings; (e) such work assignments to other counsel as they may deem

  appropriate; (f) the retention of experts; (g) designation of which attorneys may appear at

  hearings and conferences with the Court; (h) the timing and substance of any settlement

  negotiations with Defendants; and (i) other matters concerning the prosecution of or resolution of
  their respective cases.
  - 4. The Executive Committee, at its discretion, may elect a chair.
- 5. The Discovery Committee Co-Chairs shall be responsible for coordinating all discovery efforts on behalf of the Direct Purchaser Class Actions and shall do so in collaboration with the Executive Committee.
- 6. Only the Executive Committee may initiate or direct the filing of any motions in the consolidated Direct Purchaser Class Actions.
- 7. Only the members of the Executive Committee have the authority to communicate with Defendants' counsel on behalf of plaintiffs in the Direct Purchaser Class Actions (except that on discovery matters, the Discovery Committee Co-Chairs may also communicate with Defendants' counsel). Defendants' counsel may rely on all agreements made with the Executive Committee. All agreements between the Executive Committee and Defendants shall be binding on all counsel in the Direct Purchaser Class Actions.

- 8. The Executive Committee shall reasonably coordinate activities in the Direct Purchaser Class Actions to the extent appropriate and practicable. That coordination shall include avoiding duplication and inefficiency in the filing, serving, and/or implementation of pleadings, other court papers, discovery papers, and discovery. Nothing in this Order shall be construed to place limitations on the number of interrogatories any Plaintiff may serve upon any other party beyond those imposed under the Federal Rules of Civil Procedure. Plaintiffs shall make reasonable efforts to avoid duplicative interrogatories and requests for production.
- 9. The Executive Committee and the Discovery Co-Chairs shall coordinate when scheduling depositions so as to avoid, to the extent practicable, subjecting the same witness to more than one deposition. Nothing in this order should be construed to place limitations on the ability of a party to examine a witness at a deposition beyond those imposed by the Federal Rules of Civil Procedure. The parties shall avoid duplicative questioning.
- 10. All plaintiffs' counsel in the Direct Purchaser Class Actions must keep contemporaneous time records and periodically submit records of time and expenses to Liaison Counsel or his designee.

IT IS SO ORDERED.

Dated: Dec. 12, 11

The Honorable Joel A. Pisano